

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN**

UNITED STATES OF AMERICA,

Plaintiff,
-vs- **Case No. 08-CR-81**

LARRY L. BROWN,

Defendant.

DECISION AND ORDER

Defendant Larry Brown (Brown) has moved for a reduction of sentence pursuant to Amendment 782 to the Sentencing Guidelines which reduced offense levels under Section 2D1.1 of the Guidelines.

Unfortunately for Brown, as a career offender his sentence was determined under Section 4B1.1 of the Guidelines, and he is therefore not eligible for relief under the Amendment. Because Amendment 782 only amended Section 2D1.1 of the Guidelines—not Section 4B1.1—his offense level remains the same. Accordingly his motion must be denied.

IT IS HEREBY ORDERED THAT:

Brown's motion for reduction of sentence (ECF No. 53) is **DENIED**.

Dated at Milwaukee, Wisconsin, this 7th day of May, 2015.

BY THE COURT:


HON. RUDOLPH T. RANDA
U.S. District Judge